Matsui Perlmutter Space McCarthy (NY) Peterson (MN) Spratt Pomeroy McCollum (MN) Stark McDermott Price (NC) Stupak McGovern Rahall Sutton McIntvre Rangel Tanner McNerney Reves Tauscher Richardson McNulty Taylor Meek (FL) Rodriguez Thompson (CA) Meeks (NY) Ross Thompson (MS) Rothman Melancon Tiernev Michaud Rovbal-Allard Tsongas Miller (NC) Rush Udall (CO) Ryan (OH) Miller, George Udall (NM) Mitchell Salazar Sánchez, Linda Van Hollen Mollohan Moore (KS) Velázquez Visclosky Moore (WI) Sanchez Loretta Moran (VA) Walz (MN) Sarbanes Murphy (CT) Schakowsky Wasserman Murphy, Patrick Schiff Schultz Schwartz Murtha Waters Nadler Scott (GA) Watson Napolitano Scott (VA) Watt Oberstar Serrano Waxman Sestak Obey Weiner Olver Shea-Porter Welch (VT) Sherman Ortiz Wexler Pallone Shuler Wilson (OH) Pascrell 1 Sires Woolsey Pastor Skelton Wu Paul Slaughter Wynn Smith (WA) Pavne Yarmuth Pelosi Snyder

NOES-32

Aderholt Fossella. LoBiondo Brown (SC) Foxx McHugh Gallegly Burton (IN) Miller, Gary Camp (MI) Hall (TX) Moran (KS) Conaway Hoekstra Poe Johnson (IL) Cubin Ramstad Cuellar King (NY) Sensenbrenner Davis, David Kirk Simpson Kuhl (NY) Davis, Tom Duncan LaHood Wittman (VA) Ehlers Latham

ANSWERED "PRESENT"—1

Porter

NOT VOTING-173

Emerson Ackerman Lungren, Daniel Akin Engel English (PA) Alexander Mack Bachmann Manzullo Everett Bachus Fallin Marchant Barrett (SC) McCarthy (CA) Feenev Bartlett (MD) McCaul (TX) Ferguson Barton (TX) McCotter Biggert Forbes McCrery Fortenberry McHenry Bilbray Bilirakis Franks (AZ) McKeon Bishop (UT) Frelinghuvsen McMorris Blackburn Garrett (NJ) Rodgers Mica Blunt Gerlach Miller (FL) Boehner Gingrev Bonner Gohmert Miller (MI) Bono Mack Goode Murphy, Tim Goodlatte Boozman Musgrave Boustany Granger Myrick Brady (TX) Graves Neal (MA) Hastings (WA) Broun (GA) Neugebauer Brown, Corrine Hayes Nunes Brown-Waite, Heller Pearce Ginny Hensarling Pence Peterson (PA) Buchanan Herger Burgess Hobson Petri Honda Pickering Buver Calvert Hulshof Campbell (CA) Hunter Platts Inglis (SC) Price (GA) Cannon Pryce (OH) Cantor Johnson, Sam Capito Putnam Jones (OH) Radanovich Carter Castle Jordan Regula Chabot Keller Rehberg King (IA) Coble Reichert Cole (OK) Kingston Kline (MN) Renzi Reynolds Crenshaw Culberson Knollenberg Rogers (AL) Rogers (KY) Davis (KY) Lamborn Deal (GA) LaTourette Rogers (MI) Dent Latta Rohrabacher Diaz-Balart, L Lewis (CA) Ros-Lehtinen Diaz-Balart, M. Lewis (KY) Roskam Doolittle Linder Rovce Ruppersberger Drake Lowey Ryan (WI) Dreier Lucas

Walden (OR) Souder Saxton Stearns Walsh (NY) Schmidt Sullivan Wamp Sessions Tancredo Weldon (FL) Terry Shadegg Westmoreland Shays Thornberry Whitfield (KY) Shimkus Tiahrt Wilson (NM) Tiberi Shuster Wilson (SC) Smith (NE) Towns Wolf Smith (NJ) Turner Young (AK) Smith (TX) Upton Young (FL) Solis Walherg

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). Members are advised there are 4 minutes remaining to vote.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE The SPEAKER pro tempore (during

the vote). Members are advised there are 2 minutes remaining on this vote. ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). Members are advised there is

So the resolution was agreed to.

1 minute remaining on this vote.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Ms. SOLIS. Madam Speaker, during rollcall vote No. 60 on H. Res. 982, Contempt on Miers and Bolten, I was unavoidably detained. Had I been present, I would have voted "yea."

The SPEAKER pro tempore. By the adoption of House Resolution 982, House Resolution 979 and House Resolution 980 stand adopted.

The text of House Resolution 979 is as follows:

H. RES. 979

Resolved, That pursuant to 2 U.S.C. 192 and 194, the Speaker of the House of Representatives shall certify the report of the Committee on the Judiciary, detailing the refusal of former White House Counsel Harriet Miers to appear before the Subcommittee on Commercial and Administrative Law as directed by subpoena, to the United States Attorney for the District of Columbia, to the end that Ms. Miers be proceeded against in the manner and form provided by law; and be it further

Resolved, That pursuant to 2 U.S.C. 192 and 194, the Speaker of the House of Representatives shall certify the report of the Committee on the Judiciary, detailing the refusal of former White House Counsel Harriet Miers to testify before the Subcommittee on Commercial and Administrative Law as directed by subpoena, to the United States Attorney for the District of Columbia, to the end that Ms. Miers be proceeded against in the manner and form provided by law; and be it further

Resolved, That pursuant to 2 U.S.C. 192 and 194, the Speaker of the House of Representatives shall certify the report of the Committee on the Judiciary, detailing the refusal of former White House Counsel Harriet Miers to produce documents to the Subcommittee on Commercial and Administrative Law as directed by subpoena, to the United States Attorney for the District of Columbia, to the end that Ms. Miers be proceeded against in the manner and form provided by law; and be it further

Resolved, That pursuant to 2 U.S.C. 192 and 194, the Speaker of the House of Representatives shall certify the report of the Committee on the Judiciary, detailing the re-fusal of White House Chief of Staff Joshua

Bolten to produce documents to the Committee on the Judiciary as directed by subpoena, to the United States Attorney for the District of Columbia, to the end that Mr. Bolten be proceeded against in the manner and form provided by law.

The text of House Resolution 980 is as follows:

H. RES. 980

Resolved, That the Chairman of the Committee on the Judiciary is authorized to initiate or intervene in judicial proceedings in any Federal court of competent jurisdiction, on behalf of the Committee on the Judiciary, to seek declaratory judgments affirming the duty of any individual to comply with any subpoena that is a subject of House Resolution 979 issued to such individual by the Committee as part of its investigation into the firing of certain United States Attorneys and related matters, and to seek appropriate ancillary relief, including injunctive relief.

SEC. 2. The Committee on the Judiciary shall report as soon as practicable to the House with respect to any judicial proceedings which it initiates or in which it intervenes pursuant to this resolution.

SEC. 3. The Office of General Counsel of the House of Representatives shall, at the authorization of the Speaker, represent the Committee on the Judiciary in any litigation pursuant to this resolution. In giving that authorization, the Speaker shall consult with the Bipartisan Legal Advisory Group established pursuant to clause 8 of Rule II.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, proceedings will resume on motions to suspend the rules previously postponed.

Votes will be taken in the following order:

H. Res. 966, by the year and nays;

H.R. 1834, by the yeas and nays;

S. 2571, by the year and nays;

H. Con. Res. 289, by the year and navs:

H.R. 4169. by the yeas and navs:

H. Res. 790, by the yeas and nays;

H. Res. 963, by the year and nays;

H. Res. 972, by the yeas and nays.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5minute votes.

HONORING AFRICAN AMERICAN **INVENTORS**

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and agree to the resolution, H. Res. 966, on which the yeas and nays were ordered.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Texas (Ms. EDDIE BERNICE JOHNSON) that House suspend the rules and agree to the resolution, H. Res. 966.

The vote was taken by electronic device, and there were—yeas 387, nays 0, not voting 41, as follows: